UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

ANDRE TERRILL MO	OORE,
Petitioner,	
v.	Case No. 2:07-cv-231 HON. R. ALLAN EDGAR
JEFF WHITE,	
Respondent.	
	MEMORANDUM AND ORDER
Michigan state p	prisoner Andre Terrill Moore filed a petition for writ of habeas corpus under
28 U.S.C. § 2254. The	habeas petition was referred to Magistrate Judge Timothy P. Greeley for a
report and recommenda	ation pursuant to 28 U.S.C. § 636(b)(1)(B) and W.D. Mich. LCivR 72.1(d).
On June 25, 2010	0, Magistrate Judge Greeley submitted his report and recommendation. [Doc.
No. 22]. The Magistr	rate Judge recommends that the habeas petition be denied and that any
application for a certific	cate of appealability be denied pursuant to 28 U.S.C. § 2253(c)(2).
Petitioner Moor	re has not timely filed an objection to the report and recommendation. After
reviewing the record, th	e Court ACCEPTS and ADOPTS the report and recommendation pursuant
to 28 U.S.C. § 636(b)(1) and W.D. Mich. LCivR 72.3(b). The Court concludes that the 28 U.S.C.
§ 2254 petition for	writ of habeas corpus shall be DENIED and DISMISSED WITH

If petitioner Moore files a notice of appeal, it will be treated as an application for a certificate

PREJUDICE.

of appealability which shall be **DENIED** pursuant to 28 U.S.C. § 2253(c)(2) and Fed. R. App. P.

22(b)(1). For the reasons expressed in the report and recommendation, petitioner Moore has not

made a substantial showing of the denial of a federal constitutional right. Reasonable jurists could

not find that this decision to dismiss with prejudice each and every claim for relief presented in the

habeas petition is debatable or erroneous. Miller-El v. Cockrell, 537 U.S. 322, 338 (2009); Slack v.

McDaniel, 529 U.S. 473, 484 (2000); Webb v. Mitchell, 586 F.3d 383, 401 (6th Cir. 2009).

A separate judgment will be entered.

SO ORDERED.

Dated: July 14, 2010.

/s/ R. Allan Edgar

R. ALLAN EDGAR

UNITED STATES DISTRICT JUDGE

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